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In re

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9 Attorneys for Liberty Acquisitions Group, Inc.

UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA, SANTA ANA DIVISION

THE LITIGATION PRACTICE GROUP, P.C.,
Debtor

Case No. 8:23-bk-10571-SC

Chapter 11

LIBERTY ACQUISITIONS GROUP. INC.'S STATEMENT IN SUPPORT OF CHAPTER 11 TRUSTEE'S EMERGENCY MOTION (I) FOR ENTRY OF A SECOND INTERIM ÖRDER: (A) AUTHORIZING THE TRUSTEE TO OBTAIN ADDITIONAL POST-PETITION FINANCING AND SUPERPRIORITY ADMINISTRATIVE EXPENSE CLAIM PURSUANT TO 11 U.S.C. § 364; AND (B) SETTING FINAL HEARING; AND PURSUANT TO FINAL HEARING, (II) FOR ENTRY OF FINAL ORDER APPROVING POST-PETITION FINANCING ON A FINAL BASIS

DATE: July 19, 2023 TIME: 1:30 p.m. PLACE: Courtroom "5C"

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Liberty Acquisitions Group, Inc. ("Liberty") hereby submits "Liberty Acquisitions Group, Inc.'s Statement in Support of Chapter 11 Trustee's Emergency Motion (I) for Entry of A Second Interim Order: (A) Authorizing the Trustee to Obtain Additional Post-Petition Financing and Superpriority Administrative Expense Claim Pursuant to 11 U.S.C. § 364; and (B) Setting Final Hearing; and Pursuant to Final Hearing, (II) for Entry of Final Order Approving Post-Petition Financing On A Final Basis" (the "Statement"), in response to the "Trustee's Notice of Motion and Emergency Motion (I) for Entry of A Second Interim Order: (A) Authorizing the Trustee to Obtain Additional Post-Petition Financing and Superpriority Administrative Expense Claim Pursuant to 11 U.S.C. § 364; and (B) Setting Final Hearing; and Pursuant to Final Hearing, (II) for Entry of Final Order Approving Post-Petition Financing On A Final Basis; Memorandum of Points and Authorities; Declaration of Richard A. Marshack in Support" (the "Motion"), filed by Richard A. Marshack (the "Trustee"), the duly appointed, qualified, and acting chapter 11 trustee for the estate of the debtor The Litigation Practice Group, P.C. (the "Debtor"), and represents as follows:

I.

PREFATORY STATEMENT

As the proposed DIP lender, Liberty supports the relief being sought by the Trustee, namely, authorizing a second loan from Liberty to assist the Trustee in covering necessary operational expenses pending his ongoing efforts to sell certain defined assets of the estate. In sum, Liberty has agreed, subject to approval of the Court, to increase its initial authorized loan of \$550,336.02 by an additional \$249,663.98, bringing the aggregate amount of Liberty's post-petition financing to \$800,000.

Liberty believes the Trustee has demonstrated sufficient exigent circumstances and cause warranting this increased DIP funding, and Liberty agrees that the funds are necessary to maintain the Debtor as going concern pending a sale. However, while Liberty is in favor of the Motion, Liberty has concerns regarding payment. While Liberty is confident that the sale will be approved and the proposed "Amended and

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sales proceeds, there are a number of constituents adamantly opposed to any sale.

These parties seemingly are intent on forcing the closure of the Debtor's business, with a subsequent conversion to chapter 7 or outright dismissal, even if this results in significant harm to both consumers and creditors of the estate.

Restated Super-Priority Promissory Note" affixed to the Motion will be repaid from the

Given these divergent positions, Liberty wants assurances from both the Trustee and the Court that if the DIP loan is approved as requested, that Liberty's position is protected whether or not a sale is approved and whether or not the case is converted. As such, the Court should condition any approval of the DIP loan on the condition that if no sale is approved or the case is converted, Liberty can be repaid from current funds on hand that were pulled by the Trustee, or such other funds collected by the Trustee during this case, within the time periods set forth in the proposed note.

II.

CONCLUSION

Based on the foregoing, Liberty respectfully requests that the Motion be granted in all respects subject to this Statement, and for such other and further relief as the Court deems just and proper.

DATED: July 18, 2023 GREENSPOON MARDER LLP

By: /s/ Daniel A. Lev

Daniel A. Lev

Attorneys for Liberty Acquisitions Group, Inc.

DATED: July 18, 2023 **LAW OFFICES OF RONALD RICHARDS & ASSOCIATES, APC**

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By: /s/ Ronald Richards

Ronald Richards
Attorneys for Liberty Acquisitions Group, Inc.

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PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is 1875 Century Park East, Suite 1900, Los Angeles, CA 90067.

A true and correct copy of the foregoing document entitled (specify): LIBERTY ACQUISITIONS GROUP, INC.'S STATEMENT IN SUPPORT OF CHAPTER 11 TRUSTEE'S EMERGENCY MOTION (I) FOR ENTRY OF A SECOND INTERIM ORDER: (A) AUTHORIZING THE TRUSTEE TO OBTAIN ADDITIONAL POST-PETITION FINANCING AND SUPERPRIORITY ADMINISTRATIVE EXPENSE CLAIM PURSUANT TO 11 U.S.C. § 364; AND (B) SETTING FINAL HEARING; AND PURSUANT TO FINAL HEARING, (II) FOR ENTRY OF FINAL ORDER APPROVING POST-PETITION FINANCING ON A FINAL BASIS will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

Date	Printed Name	Signature
July 18, 2023	Cheryl Caldwell	/s/Cheryl Caldwell
I declare under penalty of	perjury under the laws of the Unite	ed States that the foregoing is true and correct.
		☐ Service information continued on attached page
for each person or entity s the following persons and such service method), by	served): Pursuant to F.R.Civ.P. 5 a for entities by personal delivery, or facsimile transmission and/or ema	IL, FACSIMILE TRANSMISSION OR EMAIL (state method and/or controlling LBR, on (date), I served wernight mail service, or (for those who consented in writing to ill as follows. Listing the judge here constitutes a declaration be completed no later than 24 hours after the document is
		☐ Service information continued on attached page
first class, postage prepai	, I served the following persons ding by placing a true and correct	s and/or entities at the last known addresses in this bankruptcy copy thereof in a sealed envelope in the United States mail, ag the judge here constitutes a declaration that mailing to the ument is filed.
		☑ Service information continued on attached page
Orders and LBR, the foregoing 18, 2023. I checked	going document will be served by the CM/ECF docket for this bankru	CTRONIC FILING (NEF): Pursuant to controlling General the court via NEF and hyperlink to the document. On (date) uptcy case or adversary proceeding and determined that the ceive NEF transmission at the email addresses stated below:
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ADDITIONAL SERVICE INFORMATION (if needed):

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